FOR THE NOTHER DISTRICT COURT FOR THE NOTH DIVISION

(Write the District and Division, if any, of the court in which the complaint is filed.)

write the full name of each aefendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see	nent/Cedric Alex	
cannot fit in the space above, please write "see	Investigations Eric Civil Rights	Sporre
NOTICE		

Federal Rules of Civil Procedure 5.2 addresses the privacy and security concerns resulting from public access to electronic court files. Under this rule, papers filed with the court should not contain: an individual's full social security number or full birth date; the full name of a person known to be a minor; or a complete financial account number. A filing may include only: the last four digits of a social security number; the year of an individual's birth; a minor's initials; and the last four digits of a financial account number.

Plaintiff need not send exhibits, affidavits, grievance or witness statements, or any other materials to the Clerk's Office with this complaint.

In order for your complaint to be filed, it must be accompanied by the filing fee or an application to proceed in *forma pauperis*.

I. The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below	w for each plaintiff named in the complaint. Attach
additional pages if needed.	
Name	Valencia Garner
Street Address	2277 mandale Dive
City and County	Decatur Dekalb
State and Zip Code	Georgia 30032
Telephone Number	404- 2484-0690
E-mail Address	dog Deter thad days of yahron, com

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known) and check whether you are bringing this complaint against them in their individual capacity or official capacity, or both. Attach additional pages if needed.

Name

Job or Title
(if known)

Street Address
City and County
State and Zip Code
Telephone Number
E-mail Address
(if known)

Individual capacity

MACLIS Department Street

MA

Defendant No. 2

Name

Job or Title

2

St C: St Te E: (ii	f known) treet Address lity and County tate and Zip Code elephone Number -mail Address f known) Individual capaci		St Exchange Dekalb 3-2600 Official capacity	nge	
Jo (ii) St Ci St Te (ii)	ant No. 3 Jame Job or Title of known) treet Address Jity and County tate and Zip Code delephone Number -mail Address of known) Judividual capaci	entral — Unknown Hice () Washing D.C. 1-703-418 Cia.gov	F Public	de Agency Affairs oknown	
Jo (ii) St C St To E- (ii)	ant No. 4 Jame Job or Title of known) treet Address Jity and County tate and Zip Code Jelephone Number Jelephone Number		HUTY B1, 30345 37-7411 Official capacity		1
No.	5 - U.S	Civil Ri	ment of ights Jersey, 19ton D.(Transportation Ave, SE 205590	100

Us. department of transfortation.com

II. Basis for Jurisdiction

Under 42 U.S.C. § 1983, you may sue state or local officials for the "deprivation of any rights, privileges, or immunities secured by the Constitution and [federal laws]." Under Bivens v. Six Unknown Named Agents of Federal Bureau of Narcotics, 403 U.S. 388 (1971), you may sue federal officials for the violation of certain constitutional rights.

A.	Are you bringing suit against (check all that apply):
	Federal officials (a Bivens claim)
	State or local officials (a § 1983 claim)
B.	Section 1983 allows claims alleging the "deprivation of any rights, privileges, or immunities secured by the Constitution and [federal laws]." 42 U.S.C. § 1983. If you are suing under section 1983, what federal constitutional or statutory right(s) do you claim is/are being violated by state or local officials?
C.	Humanize 12 CFR Chot I Ital Record Kee U.S. Constitution 4 Amendment, U.S.C.A Negligence 28: 1332, U.S.C.A 15:1-7 Antitust, U.S.C.A 42: 10603c - Terrorism Plaintiffs suing under Bivens may only recover for the violation of certain
C.	constitutional rights. If you are suing under <i>Bivens</i> , what constitutional right(s)
	do you claim is/are being violated by federal officials?
	and confirmation Requirements. J
D.	Section 1983 allows defendants to be found liable only when they have acted "under color of any statute, ordinance, regulation, custom, or usage, of any State
	or Territory or the District of Columbia." 42 U.S.C. § 1983. If you are suing
	under section 1983, explain how each defendant acted under color of state or local
	law. If you are suing under <i>Bivens</i> , explain how each defendant acted under color of federal law. Attach additional pages if needed.
	Legal To lelloegge Agency Ook
	LEITHUI SHETIGETE SAGETED ACT
	neglect of danger on property
	OF Owners by occupiers who aid
	and abeted premediated Murder
	Malicous 4 First de aree laber
	Malicous 4 First de gree. When attemp to speak with persons, Federal Police and Marta Police when called
	Pallac and Mark Bush Delsons, Teacher
	TOILE UND TUING TOILE WHEN WINCO

	Gyal	se 5! Amc ot 004-LPA Costable of the Obligation of the
		press charges, Right to Attorney
	Π.	S. Corstitution 5 Amendment. Unsafe
III.	Ca	ditions were at 80th lucation. Calculated
111.		ement of Claim Gong Activities and organized crime
		as briefly as possible the facts of your case. Describe how each defendant was onally involved in the alleged wrongful action, along with the dates and locations of
		levant events. You may wish to include further details such as the names of other ons involved in the events giving rise to your claims. Do not cite any cases or
	statut	tes. If more than one claim is asserted, number each claim and write a short and
	plain	statement of each claim in a separate paragraph. Attach additional pages if needed.
	A.	Where did the events giving rise to your claim(s) occur?
		4300 ASD FORT DUDWOOD Rd. Decentur, Ga
		1300 ASINTORU DUNHOW Rd., Delatur, Ga
	B.	Tederal transit, Marta IIII Hammand Drive What date and approximate time did the events giving rise to your claim(s) occur? 303410
	Б.	$\Delta 51.511.20$ in $-8.57.20$
		05/31/2017 - 9:30 pm
		Card No: 0164-0553-4607.0833-2803
	C.	What are the facts underlying your claim(s)? (For example: What happened to
		you? Who did what? Was anyone else involved? Who else saw what happened?)
		Diomodel Rd. Decatur Ga 30346
		Recept carried Fraud in Formation,
		OF CHY and sale Tax. Recent
		charged for a 30 inch suitcase that wheels were defected
		intentional to muse Intuities to
		my body and Pregancy. By a person posing as a female. I
		Went to Station (Martal and
		Notice Urine in elevator Ttook
		by Gay discrimination of degree aids.
		on wheels. It was ordered by
		the time I got to trainstation.
		com way 5 to to train was elevator
		because of hardicap accessibility.

IV. Injuries

V.

If you sustained injuries related to the events alleged above, describe your injuries and state what medical treatment, if any, you required and did or did not receive.

I required - Emotional distress
LOJUCIES POID and Surrecing
Foot Injuries, Overcharge at Grey hourd
Leg Injuries Bus Station attempt.
ARM Injuries, Hand Injuries.
Fracture, disjoint and disFigure
strain. Attempt to conculatorintoresee
Strain Atlempt to conculatorintoresee able death and and pregnancy Property Domage added to Stitcose defects Relief Two Suitcase Value at \$309.22
Frozerty Domage odded to Stitcose detects
Keller Two Suitcose Value at \$309.22

State briefly what you want the court to do for you. Make no legal arguments. Do not cite any cases or statutes. If requesting money damages, include the amounts of any actual damages and/or punitive damages claimed for the acts alleged. Explain the basis for these claims.

Money damages 3999,000,000,000,000
each Claim Fach defendant
Money damages 3999,000,000,000,000,000,000,000,000,000
to couse other injuries.

VI. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where caserelated papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

	Date of signing: 08 01, 2017.
	Signature of Plaintiff Valmaia 6am
	Printed Name of Plaintiff Valencia Garner
B.	For Attorneys
	Date of signing:, 20
	Signature of Attorney
	Printed Name of Attorney
	Bar Number
	Name of Law Firm
	Address
	Telephone Number
	E-mail Address